

Regnl.

Sheriff's Sale.
Reuben Gillman vs. Freedom W. Stevens.
BY virtue of an order of sale to me directed from the Court of Common Pleas of Meigs County, I will offer for sale at the door of the Court House in Pomeroy, at 12 o'clock, noon
On the 10th day of February, 1894.
the following described lands and tenements to-wit: The southerly half of lot No. one hereinafter described eighty-one (81), in the Town of Pomeroy

Meigs county, and sold as the property of Freedom W. Stevens, at the suit of Reuben Gillila Appraised at \$600.00. Terms of sale, cash.
J. J. WHITE, S. M. C.
Jan. 6, 1860.—2-5t.—1-50

Sheriff's Sale.
Christopher Kepler vs. the heirs of J. & S. Stafford

BY virtue of an order of sale to me directed from the Court of Common Pleas of Meigs county, I will offer for sale at the door of the Court House in Pomeroy, at 10 o'clock A. M., *On the 10th day of February, 1860,* the following described lands and tenements to-wit: situate in the town of Pomeroy, in said county of Meigs, the undivided half of lot

220, and all that part of lot No. 223 not conveyed by the deed of Daniel Shaw to E. Thompson, and sold as the property of the heirs of Jesse Stafford, dec'd, at the suit of Christopher Kepler. Appraised at \$400.00. Terms of sale, cash. J. J. WHITE, S. M. C. Jan. 7, 1860.—2-5t.—200

Sheriff's Sale.
J. and J. P. Steiner & Co. vs. E. S. Edwards.

By virtue of an order of sale to me directed from the Court of Common Pleas of New County, I will offer for sale, at the door of the Court-house, in Pomeroy, at 10 o'clock a.m., *On the 1-1th day of February, 1864,* the following described lands and tenements to-wit: Part of fractional part of one hundred acre lot No. 299 in Salisbury township in

county: beginning at the south-w. cor. of Mrs. Thomas' lot; thence south 24° west 80 feet to a stake; thence south 89° east 80 feet to a stake; thence north 24° east to a stake on line of Mrs. Thomas' lot; thence west to the place of beginning; also lot No. 3 in a subdivision of said fractional part of 10 acres.

No. 299, being the same two lots sold to E. Edwards by T. A. Platts. Sold as the property of E. S. Edwards, at the suit of J. & C. Steiner & Co. Appraised at \$900.00. Terms of sale, cash. J. J. WHITE, S. M. C.
Jan. 14, 1890.—3c

On the 2th day of February, 1860,
the following described lands and tenements,
wit: 160 acre lot No. 116, in town No. 4,
section No. 9, of range 11, of the Ohio Com

ny's purchase, in Meigs county, and sold as property of Rasselas McNeil at the suit of William Tilton, Administrator of Richard Tilton, dec'd. Appraised at \$800.00. To be sold, cash.

J. J. WHITE, S. M. C.

Jan. 13, 1860.—351 3.00

Sherrin's Sale.

H. H. Green, the rich and noble of Georgia

BY virtue of an order of sale to me directed from the Court of Common Pleas of Meigs County, I will offer for sale, at the door of Court House in Pomeroy, at 11 o'clock A. M., On the 27th day of February, 1860, the following described lands and tenements

to wit: that tract or parcel of land lying and being in town three, range thirteen, of Ohio Company's Purchase, being a part of section No. three; beginning at a post in the line of said section, 160 perches south from north-east corner of said section; thence west sixty-three and two-tenth perches to a post thence north eleven degrees east thirty-

perches to a post; thence north thirty-five
perches to a post; thence north forty degrees
west twenty perches to a post; thence north
a post in the north line of said section; thence
east eighty perches to the north-east corner of
said section; thence south one hundred and
sixty perches to the place of beginning, c

off the north end of said tract, and sold as property of the widow and heirs of Greeloy Harper, dec'd, at the suit of Hiram H. Greeloy. Appraised at \$524.00. Terms of sale, cash.

J. J. WHITE, S. M. C. C.

Jan. 18, 1860.—45t 45t

HOMER CROSBY, OF MASON COUNTY in the State of Virginia, will take notice that Martin Rodenheber did, on the 8th day of June, 1859, file his petition in the Court of Common Pleas, within and for the County of Meigs, and State of Ohio, against the said Homer Crosby, and Peter Crosby and Geo

Stivers, defendants, setting forth that the said Homer and Peter Crosby, on the 10th day of October, 1856, made and delivered their promissory note of that date to the said George Stivers for \$300, payable on the first day of March, 1858, with interest at ten per cent., which note there was due and unpaid on the 26th day of June, 1858, the sum of \$341.25.

2nd day of June, 1856, the said sum of \$221.26, for that the said Homer and Peter Crosby, on the 15th day of November, 1856, made and delivered to the said George Stivers, their agent, promissory note of said last named date, for the sum of \$250, payable on the first day of March, 1859; and that the said Homer and Peter Crosby, to secure the payment of said note

and deliver to the said George Stivers a mortgage on certain real estate, situate in the town of Pomeroy, as described in said mortgage of Pomeroy, and the lands, houses and shops owned and occupied by said Homer and Peter Crosby, and conveyed to them by John S. Lavis and Son.

and that the said George Silvers, for a full consideration, did, on the 5th day of May, 1881, assign and deliver said notes and mortgages to the said plaintiff, and praying that the said Homer and Peter Crosby may pay said sum now claimed to be due, amounting to \$471 with interest on \$250 thereof from the 14th

of November, 1856, at 8 per. cent., and \$221 25 from the 27th day of June, 1855, at 2 per. cent.; or, that said premises may be sold to pay the same, and the said Homer Cro is hereby notified that he is required to appear and answer said petition on or before the Saturday after the 14th day of February, 1857.

NOTICE.
IN Court of Common Pleas of Meigs County, Ohio.—John W. Caldwell, plaintiff, vs. Samuel Buffington, John Faris, Matthew Faris, William Faris, defendants.—The said Samuel Buffington is hereby notified that said J.

W. Caldwell, on the 31st day of January, A. D. 1869, filed his petition in the office of the Clerk of said Court, against him, the said Samuel Buffington, and John Faris, Matthew Faris and William Faris, stating that on the 16th day of June, A. D. 1858, said Samuel Buffington, John Faris, Matthew Faris and William Faris m

him their several promissory notes of that date and delivered the same to said John Caldwell each being for the sum of \$50.00, payable the first day of November, 1858, with 8 per cent. interest, and if not paid when due, interest thereafter at 10 per cent. Said John Caldwell demands judgment in said petition for \$150.00 with the interest thereon as above.

specified. Said Samuel Buffington is further notified that on said 21st day of January, order of attachment was issued against him in said case, and that he is required to appear and answer said petition on or before the third Thursday, after the 7th day of March next.

J. CARTWRIGHT, Att'y for plaintiff.

NOTICE.
MEIGS County Court of Comamon Plea
Jacob Shoop vs. Peter Hine and Alex
der Ables.—Peter Hine, of the State of Illin
will take notice that Jacob Shoop, of the St
of Pennsylvania, did, on the 26th day of Ap

1859, filed this petition in the Court of Common Pleas within and for the County of Meigs, said State of Ohio, against said Peter Hine, and Alexander Ables, defendants, setting forth that Jacob Shoop obtained judgment against Peter Hine, on the docket of G. W. Cooper, J. P. of Salisbury township, in said County, for the sum of \$255.00; said petition also avers that the

under Ables is indebted to Peter Hine in the sum of \$300.00. The object and prayer of said petition is, that the sum of \$300.00, due Hine from Ables, be subjected to the payment of Jacob Shoop's judgment and costs, and the said Peter Hine is notified that he is required to appear and answer under oath, said petition.

on or before, the 26th day of March, 1860, the same will be taken as true.

HANNA & EARHART,
January 30, 1860, —36t Att'ys for p'tif.

Probate Court.

THE STATE OF OHIO, MEigs COUNTY, ss
Final Settlement of Accounts.—Notice
back to us on the 26th day of March, 1860, the same will be taken as true.

January 31, 1860. — 5-3* Probate Judge